UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA

Ι	n re:	Saiyad Nur Hussain Farzana Hussain			Case No. 10-72698						
					CHAPTI	CHAPTER 13 PLAN					
			Debtor(s).								
1.	Tru	stee the sun		r(s) are submitted to each month for _3 order		rision and cont	rol of the trus	stee, and the de	ebtor(s) will	pay to the	
2.	(a)	On allowed	d claims for expen	Trustee will makenses of administrat which shall be trea	ion required	by 11 USC §5 red as follows:	07.			follows:	
	§506 ■	Non §506 □	Name Alameda Coun Collector	Co	Value of ollateral 000.00	Claim Amount	Adequate Protection 0.00	Post confirmation Payments	Estimated Mortgage Arrears	Interest Rate (If Specified) 18.00	
	secure annum	d claims as re a) will be paid	ured claims per §50 eferenced in §1325.	06, valuation stated so, the claim, to the extor shall retain its lien resection §1328.	ent allowed,	shall control. If	an interest rate	is not specified	l, 5/6% per m	onth (10% per	
	, ,	the extent a	allowed otherwise	ed claims in the or e under 11 U.S.C. § ed claims the debto	§ 1322(a)(4)			•	•	•	
3.	362 allo	The following executory contracts are rejected. The debtor(s) waive the protections of the automatic stay provided in 11 U.S.C. § 362 to enable the affected creditor to obtain possession and dispose of its collateral without further order of the court. Any allowed unsecured claim for damages resulting from rejection will be paid under paragraph 2(d). -NONE-									
4.	The debtor(s) will pay directly the following fully Name Bank of America, N.A.			secured creditors and lessors: Monthly Payment 1,917.55							
5.	The	date this ca	ase was confirmed	d will be the effecti	ve date of the	ne plan.					
6.	deb	The debtor(s) elect to have property of the estate revest in the debtor(s) upon plan confirmation. Once the property revests, the debtor(s) may sell or refinance real or personal property without further order of the court, upon approval of the Chapter 13 Trustee.									
7.	The	Debtor's in Hayward, 0 the date of of America	ntend to file eithe CA 94541, and av f filing is no more a N.A. is \$352,610	suant to 11 USC § er a motion or an a void the 2nd lien h e than \$276,000.00 0.97. This leave no as an unsecured c	dversary pr eld by Chas based on d available e	e Bank, N.A. k comparable sa	ased on the les, and the	fact that the amount owed	value of the I on the 1st	property at lien to Bank	
Γ	ated:	Novemb	er 29, 2010		l Nur Hussa	nin	/s/ F	Farzana Huss	ain		
				(Deb	tor)			(Debtor)			
13			pi Little 215635 n replica of this N	_ am/are legal cou .D. Cal., Oakland D			* *				
				/s/ Sarah Lampi Little Attorney for Debtor(s)							

N.D. Cal., Oakland Division Model Chapter 13 Plan

Rev. 10/17/2005

Page 1 of 1

Software Copyright (c) 1996-2010 Best Case Solutions - Evanston, IL - www.bestcase.com